PETITION FOR WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. § 2241 BY A PERSON IN CUSTODY

INSTRUCTIONS---READ CAREFULLY

1. <u>Use This Form</u> – If you are a pretrial detainee challenging your pre-conviction custody, a federal prisoner challenging the execution of your sentence or actions taken by the Bureau of Prisons, or in other situations where relief is not available under 28 U.S.C. § 2254 or 28 U.S.C. § 2255.

Do Not Use This Form -

*IF YOU ARE CHALLENGING THE CONSTITUTIONALITY OF YOUR STATE COURT CONVICTION OR SENTENCE. INSTEAD, USE THE FORM ENTITLED "PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY."

*IF YOU ARE CHALLENGING YOUR <u>FEDERAL</u> CONVICTION OR SENTENCE. INSTEAD, USE THE FORM ENTITLED "MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY."

- 2. <u>Readable</u> You may either type or neatly handwrite the information on the following form. It must be readable.
- 3. <u>Signed Under Penalty of Perjury</u> To submit your petition, it must be signed. Your signature indicates that the petition is signed "under penalty of perjury." This means that any false statement of a material fact presented in your petition may serve as a basis for prosecution and conviction for perjury. Your signature does **not** have to be witnessed by a notary public. The petition may also be signed by a person authorized to sign it for you, such as an attorney.
- 4. <u>Copies and Proper Court</u> When the petition is fully completed, you must mail the **original and two (2) copies** to: Clerk of Court, United States District Court for the Eastern District of Wisconsin, 517 East Wisconsin Avenue, Milwaukee, WI 53202.
- 5. <u>All Grounds</u> You must include all grounds for relief in this petition and the facts supporting each ground for relief. If you fail to do so, you may be prevented from presenting additional grounds at a later date.
- 6. <u>Legal Citations and Arguments</u> You must answer all applicable questions. However, you should not cite to legal authorities (i.e., case law or statutes) on this form. If you submit a supporting memorandum in addition to this form, it must not exceed fifteen (15) pages. Excess pages will not be considered.
- 7. <u>Fee</u> You must either (a) pay the filing fee of \$5.00 or (b) if you do not have the \$5.00, you may request permission to proceed *in forma pauperis* (as a poor person), in which event you must complete and sign the petition and affidavit attached to this petition and have an authorized officer at the penal institution complete and sign the attached certificate. You must also have an authorized officer attach a printout of your prison trust account activity statement for the six months prior to the filing of your petition.

§ 2241 March 2005

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

. Respondent		
_		
		(to be supplied by Clerk)
	Docket No.	
_, Petitioner		
	_, Petitioner	Docket No.

Caution: THIS IS NOT THE FORM TO BE USED IF YOU CLAIM THAT YOU ARE INNOCENT OF THE CRIME(S) FOR WHICH YOU WERE CONVICTED, YOU WERE FOUND GUILTY BY A STATE COURT IN VIOLATION OF THE LAWS OR CONSTITUTION OF THE UNITED STATES, OR THAT YOUR FEDERAL

SENTENCE OR CONVICTION IS UNLAWFUL.

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I.	GE	NERAL INFORMATION
	A.	Your name (under which you were convicted)
		Other names used
	В.	Place of confinement
	C.	Address of place of confinement_
II.	<u>su</u>	BJECT OF THIS PETITION
	Α.	Check the type of decision or action that you are challenging:
		□ Denial of parole
		□ Revocation of parole
		□ Disciplinary matter
		□ Revocation/calculation of good time credits
		□ Detainer/illegal pretrial detention
		☐ Other (describe briefly the type of decision or action involved)
	В.	Who made the decision or took the action?
	C.	Date of decision or action
	D.	Was there a hearing of any kind?
		□ Yes □ No

SUBJECT OF THIS PETITION - continued

If yes,

	1. First Hearing:				
		a.	Date		
		b.	Location		
			Conducted by		
			Result_		
	2.	Se	cond Hearing:		
		a.	Date		
		b.	Location		
		c.	Conducted by		
			Result		
E.	We	ere y	ou represented by an attorney, counselor, or by a staff representative at any hearing?		
			′es □ No		
	If y	es,	give name and address		
F.	If y	ou a	re challenging your illegal pretrial detention, complete the following:		
	1.	Ch	arge(s)		

SUBJECT OF THIS PETITION - continued

	2.	Name and location of court(s) in which charge(s) is/are pending
	3.	Case or docket number(s)
	4.	Date of arrest or date that you were initially confined on charge(s)
G.		ou are in custody after conviction and sentencing, complete the following:
	1.	Offense(s)
	2.	Name and location of court which imposed the sentence
	3.	Case or docket number(s)
	4.	Date of conviction
	5.	Date of sentencing
	6.	Length of sentence
	7.	Did you appeal the conviction?
		□ Yes □ No
		If yes, attach a copy of the decision(s) that resolved your appeal and answer the following questions.
		a. First appeal:
		1. Court
		Case or docket number(s)
		3. Grounds raised

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SUBJECT OF THIS PETITION - continued 4. Result_____

		5. Date
	b.	Second appeal:
		1. Court
		Case or docket number(s)
		3. Grounds raised
		4. Deput
		4. Result
		5. Date
8.	На	ive you challenged this sentence in any other post conviction proceeding?
		□ Yes □ No
	If y	res, attach a copy of the decision(s) that resolved your challenge and answer the following questions
	a.	Court
		Case or docket number(s)
		Grounds raised
	0.	

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SUBJECT OF THIS PETITION - continued

			d. Result
			e. Date
	DD	= \/I	
ш.	FK	<u> </u>	OUS APPEALS/ADMINISTRATIVE REMEDY PROCEDURES
	Α.	Did	you appeal the decision or action listed in Section II(A) to a federal court previously?
			□ Yes □ No
		If y	es, attach the decision(s) that resolved your appeal and answer the following questions.
		1.	Date of filing appeal
		2.	Grounds raised
		3	Result
			Result
		4.	Date
	В.	Ha	ve you filed any previous lawsuit(s) related to your present claim?
			□ Yes □ No
		If y	es, attach the decision(s) that resolved your previous suit and answer the following questions.
		1.	Name and location of court
		2	Date of filing
			Case or docket number(s)
			Nature of suit
		5.	Grounds raised

PREVIOUS APPEALS/ADMINISTRATIVE REMEDY PROCEDURES - continued

	6.	Result
	7.	Date
C.	-	your claim concerns a federal parole matter (for example, denial, modification, or revocation of parole), mplete the following:
	Dic	d you appeal the decision to the Regional Commissioner?
		□ Yes □ No
	If y	res, attach the Regional Commissioner's decision on your appeal and answer the following questions.
	1.	Date of filing appeal
		Grounds raised
	3.	Result_
		Date
D.		d you appeal the decision to the National Appeals Board/U.S. Parole Commission?
		□ Yes □ No
	-	es, attach the National Appeals Board/U.S. Parole Commission's decision on your appeal and answer following questions.
	1.	Date of filing appeal
	2.	Grounds raised_
	3.	Result

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PREVIOUS APPEALS/ADMINISTRATIVE REMEDY PROCEDURES - continued

	4.	Date					
E.	If your claim concerns something other than parole, (for example, a disciplinary matter), complete the following about administrative remedy procedures. (If you are a federal prisoner, see 28 C.F.R. § 542.10.)						
	1.	Did you attempt t	to resolve your complaint informally?				
		□ Yes	□ No				
	2.	Did you file a form	mal complaint?				
		□ Yes	□No				
	3.	Did you appeal to	o the warden?				
		□ Yes	□No				
	4.	Did you appeal to	o the Secretary of Corrections or to the Regional Commissioner?				
		□ Yes	□No				
	5.	Did you appeal to	o the General Counsel (if applicable)?				
		□ Yes	□No				
	6.	If you did not use	e the available administrative remedy procedure, explain why you did not.				
F.	adr		our incident report or parole rationale (where appropriate), your request(s) for an dy and any response(s) you received. If you cannot do so, explain why the materials				

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	/IOUS APPEALS/ADMINISTRATIVE REMEDY PROCEDURES - continued
<u>G</u>	ROUNDS FOR RELIEF
th	tate concisely every ground supporting your claim that you are being confined unlawfully. Summarize brie e facts supporting each ground. If the space provided is insufficient to set forth your grounds for relief and/upporting facts, you may attach extra page(s) to this form.
la	owever, as stated in paragraph six (6) of the Instructions, you should not cite to legal authority <i>(i.e., caw or statutes)</i> on this form . If you wish to cite to legal authority, you may do so in a separate memorandural longer than fifteen (15) pages.
G	round One
S	
	upporting FACTS (Briefly summarize the facts without citing cases or law.)
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	upporting FACIS (Briefly summarize the facts without citing cases or law.)
	upporting FACIS (Briefly summarize the facts without citing cases or law.)

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GROUNDS FOR RELIEF - continued

Ground Two	
Supporting FACTS (Briefly summarize the facts without citing cases or law.)	
Ground Three	
Greating Times	
Supporting FACTS (Briefly summarize the facts without citing cases or law.)	
Supporting 171010 (27101) summarize the ratio maneat oning cases of law,	

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Ground Four					
Supporting FACTS	(Briefly summarize	the facts without	citing cases or lav	v.)	

GROUNDS FOR RELIEF - continued

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	REQUEST FOR RELIEF
	State exactly what you want the court to do for you.
′ I.	DECLARATION UNDER PENALTY OF PERJURY
	I, the undersigned, hereby declare under penalty of perjury that the foregoing information is true and correct
	Signed this, 20
	Signature of Petitioner
	(Signature of lawyer, if any)
	If you are signing the petition and are not the petitioner, state your relationship to the petitioner and explain wh the petitioner is not signing this petition.

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VII. CERTIFICATE OF INMATE MAILING - Optional

If you deposit your petition for a writ of habeas corpus pursuant to 28 U.S.C. § 2241 in your prison/institutional/jail mailing system and attach first-class postage pre-paid, and complete and sign this statement, you will establish the filing date as the date of deposit in that mailing system.

I, the undersigned	I, hereby declare und	er penalty of perjury that I place	ed this petition for a writ of habeas
corpus under 28 U	.S.C. § 2241 in the pri	son/institutional/jail mailing syste	em with prepaid, first-class postage
on			
		(month, day, year)	
Signed this	day of		, 20
		Signature of Petitioner	

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Instructions for Completing the Petition and Affidavit to Proceed Without Prepayment of Fees and/or Costs Before District Court or on Appeal – Read Carefully

- 1. <u>Purpose of Form</u> This form may be used to establish indigency for the purpose of (1) obtaining a waiver of the applicable filing fee for your action; (2) obtaining a waiver of the applicable fee for filing an appeal; (3) establishing financial eligibility for the appointment of counsel; or (4) waiving of other fees, such as fees for transcripts or subpoenas.
- 2. <u>Signed Under Penalty Of Perjury</u> To submit your petition and affidavit, it must be signed. Your signature indicates that the Petition and Affidavit is signed "under penalty of perjury." This means that any false statement of a material fact presented in your petition may serve as a basis for prosecution and conviction for perjury. Your signature does **not** have to be witnessed by a notary public.
- 3. If You Are A Non-Prisoner Bringing a Civil Action, You Are Advised The filing fee for a civil action (other than a petition for habeas corpus relief pursuant to 28 U.S.C. § 2241, § 2254 or a motion pursuant to 28 U.S.C. § 2255) is \$350.00. If you are bringing a petition for habeas corpus relief pursuant to 28 U.S.C. § 2241, § 2254 or a motion pursuant to 28 U.S.C. § 2255, refer to number five of these instructions. If you have the money to pay the filing fee, you should send a cashier's check or money order for \$350.00, payable to "Clerk, United States District Court," with your complaint.

If you do not have enough money to pay the full filing fee at the time your action is filed, you may petition the court to proceed without prepayment of fees and costs by using the attached form. Upon receipt of your complaint and petition, the court will screen the complaint. The court shall dismiss your complaint if (1) your allegation of poverty is untrue; (2) the action is frivolous or malicious; (3) your complaint does not state a claim on which relief can be granted; or (4) you sue a defendant for money damages and that defendant is immune from such relief. 28 U.S.C. § 1915(e).

If your petition is granted, you will proceed *in forma pauperis* (IFP). This means that the \$350.00 filing fee will be waived.

If your petition is denied because you are financially ineligible to proceed IFP, you will be required to pay the full \$350.00 filing fee. Your suit will not proceed unless the fee is paid in full.

4. If You Are a Prisoner Who Is Bringing a Civil Rights or Other Civil Action, You Are Advised - In accordance with the provisions of the Prison Litigation Reform Act (PLRA), prisoners are obligated to pay the full filing fee of \$350.00 for a civil action. 28 U.S.C. § 1915(b)(1). If you have the money to pay the filing fee, you should send a cashier's check or money order for \$350.00, payable to "Clerk, United States District Court," with your complaint.

If you do not have enough money to pay the full filing fee at the time your action is filed, you may petition the court to proceed without prepayment of fees and costs by using the attached form. If your petition is granted, you will pay the \$350.00 filing fee in installments, beginning with an initial partial filing fee. The initial partial filing fee will be calculated from a certified copy of your prison trust account statement that shows transactions for the last six months. **The trust account statement must be filed in support of your petition**. (Statements are required for any prison or jail trust accounts you have had over the prior

Instructions - continued

six months). Failure to do so may result in the petition being denied. The initial partial filing fee will be 20 percent of:

- (A) the average monthly deposits to your account for the immediately preceding six-month period, or
- (B) the average monthly balance in your account for that same six-month period, whichever amount is greater.

You will be required to pay the initial partial filing fee out of your account if funds exist. 28 U.S.C. § 1915(b)(1).

After the initial partial filing fee is paid, monthly installments equal to 20 percent of your preceding month's income will be withdrawn from your account and forwarded to the court. However, if the amount in your account is less than \$10.00, no installment will be withdrawn. Withdrawals will routinely occur until the full \$350.00 filing fee is paid. 28 U.S.C. § 1915(b)(2).

Regardless of whether some or all of the filing fee has been paid, the court is required to screen your complaint. The court shall dismiss the complaint if (1) your allegation of poverty is untrue - i.e., if your petition and affidavit to proceed without prepayment of fees contains false information; (2) the action is frivolous or malicious; (3) your complaint does not state a claim on which relief can be granted; or (4) you sue a defendant for money damages and that defendant is immune from such relief. 28 U.S.C. § 1915(e)(2); 28 U.S.C. § 1915A.

With respect to claims based on prison conditions, no action may be brought under 42 U.S.C. § 1983 or any other federal law by a prisoner confined in a correctional institution until the available administrative remedies are exhausted. 42 U.S.C. § 1997e.

Note: If, while you are a prisoner, you file three or more actions or appeals which are dismissed as frivolous or malicious or for failure to state a claim upon which relief may be granted, then you will be prohibited from bringing any other actions IFP unless you are in imminent danger of serious physical injury. 28 U.S.C. § 1915(g).

<u>Multiple Prisoners Bringing a Single Action</u> If multiple prisoners are bringing a single action and not seeking leave to proceed IFP (i.e., the full filing fee is paid at the time the complaint is filed), then one filing fee (\$350.00) is required per action. However, if multiple prisoners are bringing a single action and seeking leave to proceed IFP, then one filing fee (\$350.00) is required per prisoner. Each prisoner must submit an individual petition and affidavit to proceed without prepayment of fees and a trust account statement showing transactions for the last six months.

5. If You Are a Prisoner or Pretrial Detainee Who Is Filing a Petition Pursuant to 28 U.S.C. § 2241, § 2254 or a Motion Pursuant to § 2255, You Are Advised - The filing fee for a § 2241 or § 2254 petition is \$5.00. If you have the money to pay the filing fee, you should send a cashier's check or money order for \$5.00, payable to "Clerk, United States District Court," with your complaint. There is no filing fee for a motion to vacate, set aside, or correct sentence pursuant to § 2255.

Note: Regardless of whether you are filing a petition pursuant to § 2241, § 2254, or a motion pursuant to § 2255, you must have an authorized officer

Instructions - continued

attach a printout of your prison trust account activity statement for the six months prior to the filing of your petition.

6. If You Are a Non-prisoner Filing an Appeal From a District Court Judgment or Decision, You Are Advised - The current fee for filing an appeal is \$455.00. If you have the money to pay the appellate filing fee, you should send a cashier's check or money order for \$455.00, payable to "Clerk, United States District Court," with your notice of appeal.

If you do not have enough money to pay the full filing fee at the time your appeal is filed **and** you were permitted to proceed IFP, you may proceed on appeal without further authorization unless the district court certifies that your appeal is not taken in good faith or you are otherwise not entitled to proceed IFP.

If you do not have enough money to pay the full filing fee at the time your appeal is filed and you were not previously permitted to proceed IFP, you may petition the court to proceed without prepayment of fees and costs by using the attached form. Upon receipt of petition, the court will review your petition. The court shall deny your IFP petition if it determines that (1) your allegation of poverty is untrue; or (2) the appeal is frivolous or malicious or not taken in good faith. 28 U.S.C. § 1915(a)(3) & (e)(2); 28 U.S.C. § 1915A; Fed. R. App. P. 24.

If your petition is granted, you will proceed IFP. This means that the \$455.00 appeal filing fee will be waived.

If your petition is denied because you are financially ineligible to proceed IFP, you will be required to pay the full \$455.00 appeal filing fee. Your suit will not proceed unless the fee is paid in full.

7. If You Are a Prisoner Filing an Appeal in a Civil Rights or Other Civil Action, You Are Advised -

In accordance with the provisions of the PLRA, prisoners are obligated to pay the full filing fee of \$455.00 for a civil appeal. 28 U.S.C. § 1915(b)(1). If you have the money to pay the filing fee, you should send a cashier's check or money order for \$455.00, payable to "Clerk, United States District Court" with your notice of appeal.

If you do not have enough money to pay the full filing fee at the time your appeal is filed, you may petition the district court to proceed without prepayment of fees and costs by using the attached form. If your petition is granted, you will pay the \$455.00 filing fee in installments, beginning with an initial partial appeal filing fee. The initial partial appeal filing fee will be calculated from a certified copy of your prison trust account statement that shows transactions for the last six months. The trust account statement must be filed in support of your petition. (Statements are required for any prison or jail trust accounts you have had over the prior six months). Failure to do so may result in the petition being denied.

The initial partial appeal filing fee will be 20 percent of:

- (A) the average monthly deposits to your account for the immediately preceding six-month period, or
- (B) the average monthly balance in your account for that same six-month period, whichever amount is greater.

Instructions - continued

You will be required to pay the initial partial appeal filing fee out of your account if funds exist. 28 U.S.C. § 1915(b)(1).

After the initial partial appeal filing fee is paid, monthly installments equal to 20 percent of your preceding month's income will be withdrawn from your account and forwarded to the court. However, if the amount in your account is less than \$10.00, no installment will be withdrawn. Withdrawals will routinely occur until the full \$455.00 appeal filing fee is paid. 28 U.S.C. § 1915(b)(2).

Regardless of whether some or all of the appeal filing fee has been paid, the court shall dismiss the appeal if (1) your allegation of poverty is untrue; or (2) the action is frivolous or malicious or not taken in good faith. 28 U.S.C. § 1915(a)(3) & (e)(2).

Note: If, while you are a prisoner, you file three or more actions or appeals which are dismissed as frivolous or malicious or for failure to state a claim upon which relief may be granted, then you will be prohibited from bringing any other actions or appeals IFP unless you are under imminent danger of serious physical injury. 28 U.S.C. § 1915(g).

Multiple Prisoners Bringing a Single Appeal If multiple prisoners are bringing a single appeal and not seeking leave to proceed IFP (i.e., the full appeal filing fee is paid at the time the notice of appeal is filed), then one filing fee (\$455.00) for the appeal is required. However, if multiple prisoners are bringing a single appeal and seeking leave to proceed IFP on appeal, then one filing fee (\$455.00) is required per prisoner. Each prisoner must submit an individual petition and affidavit to proceed without prepayment of fees and a trust account statement showing transactions for the last six months.

8. If You Are a Prisoner or Pretrial Detainee Filing an Appeal in Action on a Petition Pursuant to 28 U.S.C. § 2241, § 2254 or a Motion Pursuant to § 2255, You Are Advised - You should refer to number six of these instructions. IN ADDITION: Regardless of whether you are filing an appeal from action on a petition pursuant to § 2241, § 2254, or a motion pursuant to § 2255, you must have an authorized officer attach a printout of your prison trust account activity statement for the six months prior to the filing of your appeal.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Case of						
	V.			Docket No. ₋		oplied by Clerk)
		ETITION AND AFFID OUT PREPAYMENT C			s	
I.				. d	declare that I	am the
.,	(print your fu	II name)		, · · · · · · · · · · · · · · · · · · ·		
□ Petitioner	□ Plaintiff	□ Movant □ App	ellant □ Oth	ner		
unable to pay		. In support of my record or costs of these processing preal.				
		answer the following o				of perjury:
<u>Appeals</u>						
If you are fili to appeal:	ng an appeal	from a district court's	s judgment/d	decision, state	e the issues	that you intend

Personal Information

1)	Are you employed?	□ Yes	□ No		
	If no, give the month and year income.	when you were la	st employed a	ind state the	e amount of that m
	(month and year)		\$		
	(month and year)				
2)	Are you currently incarcerated	d? □ Yes	□ No		
	If yes, state the place of your	incarceration and	provide your	prisoner ide	ntification number
	(place)				(number)
	In addition, if you are a priso prison trust account statement the filing of your complaint, n account. You must also complete the information and Payment of the interpretation of the interpretation and payment of the interpretation and prison and prison and prison and prison are a prison and prison and prison are a prison and prison are a priso	showing transacti notion, petition or plete the attached	ons for the six- appeal and sl	month perio nowing the	d immediately pred balance of your re
	illionilation and Fayine it of t	ne i iling i ee.			
3)	Are you currently married?	□ Yes	□No		
3)	•	□ Yes	□ No		
3)	Are you currently married?	□ Yes	□ No	ou are respo	onsible for supporti
	Are you currently married? If yes, is your spouse employ	□ Yes	□ No	ou are respo	onsible for supporti
	Are you currently married? If yes, is your spouse employ Do you have any legal depen	□ Yes	□ No	ou are respo	onsible for supporti
4)	Are you currently married? If yes, is your spouse employ Do you have any legal depen □ Yes □ No	□ Yes ed? □ Yes dents (children/ad	□ No lults) whom yo	ou are respo Age	<u>Amount of</u>
4)	Are you currently married? If yes, is your spouse employ Do you have any legal depen Yes No If yes, list them below:	□ Yes ed? □ Yes dents (children/ad	□ No lults) whom yo		Amount of Support Provice

If yes, list car(s) below:

	Model and Make	<u>Year</u>	Approximate Current Value
			\$
			\$
			\$
2)	Do you own your residence(s)? ☐ Yes	□ No	
	If yes, state the approximate value(s). \$		
3)	Do you own any other valuable tangible property antiques?	, including	but not limited to, jewelry, artwork, o
	□ Yes □ No		
	If yes, identify the property and its approximate v	alue(s).	
	<u>Property</u>		Approximate Value
	-		\$
			\$
			\$
			Ψ
4)	Do you have any cash or checking, savings, or o	ther similaı	
4)			accounts? □ Yes □ No
4)	Do you have any cash or checking, savings, or o		accounts? □ Yes □ No
	Do you have any cash or checking, savings, or of lf yes, state the total amount of such sums. \$ Do you own any intangible property, including but		accounts? □ Yes □ No

Income – If you are married, your answers must include your spouse's income.

(When calculating income, you must include any salary, child support, public assistance, unamployment componential disability payments, life insurance payments, pensions, annuities.

(,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,
unemployment compensation, disability payments, life insurance payments, pensions, annuitie
workers' compensation, stock dividends and interest, gifts, and inheritance, or other incomir
monies.)

State your total monthly income:	\$_			
State your spouse's total monthly inc	ome: \$_			
n <mark>penses</mark> – If you are married and/or I household's expense		ents, your e x	xpenses sho	uld also include your
(When calculating househousehousehousehousehousehousehouse	•		-	r, clothing, medical costs, utilitiend insurance.)
Identify the following amounts that	t you pay <u>per</u>	month:		
☐ Rent or ☐ Mortgage	\$			
Car payment(s)	\$			
Alimony and/or court-ordered child support	\$			
Credit card payment(s)	\$			
2) Do you have any other monthly e	xpenses that	you have no	t already iden	tified?
□ Yes □ No				
If yes, list them below:				
Ехр	<u>ense</u>			<u>Amount</u>
				\$
				\$
				\$
				\$

Other Circumstances –	Describe any other financial circumstance(s) that you would like the court to consider when reviewing this petition.
Date	Signature – Signed Under Penalty of Perjury

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

In the Case of	
	Dooleat No.
v.	Docket No (To be Supplied by Clerk)
AUTHORIZATION FOR RELEASE OF INSTITUTIONA PAYMENT OF THE FILING	
Instructions	
Use this Authorization:	
If you are a prisoner filing a civil rights or other civil action, or an ap	peal, complete this authorization.
Do not use this Authorization : 1. If you are not a prisoner	
2. If you are not a prisoner 2. If you are a prisoner or are "in custody" and are petitioning the co	urt for a writ of habeas corpus under 28 U.S.C.
§ 2254 or 28 U.S.C. § 2241. 3. If you are a prisoner filing a motion to vacate, set aside, or corre	at your contance under 28 H.S.C. & 2255
	ct your sentence under 26 0.3.6. § 2233.
* * * * *	
J,	
(Name of Plaintiff)	(Prison Identification Number)
I authorize the clerk of court to obtain from the agency having custo trust account, including balances, deposits, and withdrawals until to sufficient funds exist in my prison trust account, I will be required to proof the greater of: (A) the average monthly deposits to my account for the filing of my complaint or notice of appeal, or (B) the average momentately preceding the filing of the complaint or notice of a after payment of the initial partial filing fee, monthly payments will be percent of the preceding month's income credited to my account. I custody of my person to withdraw funds from my prison trust account to the clerk of court each time the amount in the account exceeds \$28 U.S.C. § 1915(b)(2).	the filing fee is paid. I understand that, when ay an initial partial filing fee equal to 20 percent or the six-month period immediately preceding onthly balance in my account for the six-month ppeal. I understand and hereby authorize that, be forwarded to the clerk of court equal to 20 hereby authorize the agency or facility having t and forward such payments from my account
·	(Signature of Plaintiff)
-	(Date)

NOTE: A CERTIFIED COPY OF YOUR PRISON TRUST ACCOUNT STATEMENT SHOWING TRANSACTIONS FOR THE SIX-MONTH PERIOD IMMEDIATELY PRECEDING THE FILING OF YOUR COMPLAINT MUST ACCOMPANY THIS PETITION AND AFFIDAVIT. (Statements are required for any prison or jail trust accounts you have had over the prior six months.)